₹ AO 472 (Rev. 3/86) Order of Detention Pending Trial		CLEEN FILED
United S	TATES DISTRICT C	OURT DISTRICT OF DELAWARE
	District of	Dela 2005 MAR 17 AM 8: 30
UNITED STATES OF AMERICA		
V.		ETENTION PENDING TRIAL
Tracy Lamar Fisher	Case Number: ()	305-12
Defendant In accordance with the Bail Reform Act, 18 U.S.C. § 3 detention of the defendant pending trial in this case.	142(f), a detention hearing has been held	d. I conclude that the following facts require the
	Part I-Findings of Fact	
☐ (1) The defendant is charged with an offense describe or local offense that would have been a federal of ☐ a crime of violence as defined in 18 U.S.C. § ☐ an offense for which the maximum sentence i ☐ an offense for which a maximum term of imp	fense if a circumstance giving rise to fed 3156(a)(4). s life imprisonment or death.	eral jurisdiction had existed that is

(3) A period of not more than five years has clapsed since the date of conviction release of the defendant from imprisonment

(2) The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state or local offense.

§ 3142(f)(1)(A)-(C), or comparable state or local offenses.

for the offense described in finding (1). (4) Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the

safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption.

a felony that was committed after the defendant had been convicted of two or more prior federal offenses described in 18 U.S.C

Alternative Findings (A)

(1)	There is probable cause to believe that the defendant has committed an offense	
	for which a maximum term of imprisonment of ten years or more is prescribed in	
	under 18 U.S.C. § 924(c).	
(2)	The defendant has not rebutted the presumption established by finding 1 that no condition or combination of conditions will reasonably assured.	·c

the appearance of the defendant as required and the safety of the community.

Alternative Findings (B)

(1) There is a serious risk that the defendant will not appear.

(2) There is a serious risk that the defendant will endanger the safety of another person or the community.

Part II-Written Statement of Reasons for Detention

I find that the credible testimony and information submitted at the hearing establishes by X clear and convincing evidence X a preponderance of the evidence 1. The evidence supporting that defendant is a convicted felon is possession of a loaded weapon is strong. His possession of the weapon was witnessed by WPD.

2. The evidence presented shows that defendant attempted to flee from police who identified themselves as such and was willing to use the weapon on police officers (defendant pointed the weapon at the pursuing officer).

3. defendant previously served approximately 10 years (released in 2001) for crimes of violence, including assault. The offenses occurred in his home state of Pennsylvania. Although suggested by defense counsel that the offense of criminal homicide as contained in the PT report is incorrect, the time imposed, in light of defendant's prior, the sentence he received strongly suggests either death or serious injury occurred.

4. There is no explanation why defendant was in this jurisdiction at night, when all family and friends are located in southeast Pennsylvania. He has not ties or interests in this jurisdiction.

5. The evidence also revealed that defendant was with another individual. Both defendant and his companion had in their possession stolen loaded firearms.

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).